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IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF MICHIGAN

JACOB ELIJAH JOHNSON

Plaintiff

Case:2:22-cv-10929
Judge: Berg, Terrence G.
MJ: Altman, Kimberly G.
Filed: 05-02-2022 At 09:57 AM
CMP JACOB E. JOHNSON V META PLATFOR
MS INC (LG)

v.

META PLATFORMS INC

Defendant

COMPLAINT INTRODUCTION

Plaintiff **JACOB ELIJAH JOHNSON** brings forth this civil complaint in Pro Se, claiming Defendant **META PLATFORMS INC.** denied Plaintiff equal treatment as a form of discrimination, infringed on Plaintiff's right to free speech and used Social Media Platform functions to harm Plaintiff for expressed religious and social beliefs and understanding.

JURISDICTION AND VENUE

Plaintiff **JACOB ELIJAH JOHNSON** brings forth this civil complaint against Defendant **META PLATFORMS INC.** as follows:

- 1) This action arises under **TITLE VII of the FEDERAL CIVIL RIGHTS ACT 1964; and the 1ST AMENDMENT of the UNITED STATES CONSTITUTION**. Jurisdiction is therefore proper under **28 U.S.C. 1331**.
- 2) Supplemental Jurisdiction of this Honorable Court exist due to Defendant **META PLATFORMS INC.** operating as a International Social Media Corporation.
- 3) Venue in this jurisdiction is proper under **28 U.S.C. 1391 (b)(2); 28 U.S.C. 1391 (c)(1)**

STATEMENT OF CLAIM

Plaintiff **JACOB ELIJAH JOHNSON** is a private citizen of the United States of America who uses Defendant's **META PLATFORMS INC.** Social Media Internet Sites, FACEBOOK and INSTAGRAM; along with their messegng internet site, MESSENGER.

Plaintiff now claims that multiple actions taken by Defendant **META PLATFORMS INC.** were aimed and designed to harm the Plaintiff. These actions are, but not limited to the following:

PARTIES TO COMPLAINT

Plaintiff:

JACOB ELIJAH JOHNSON
108 Adelaide St
Detroit, Michigan 48201

Defendant:

META PLATFORM INC.
One Hacker Way
Menlo Park, CA
94025

- 1) Blocked Plaintiff's Instagram profile and access to it without recourse for a period of 7 months (April to November 2021)
- 2) Blocked Plaintiff's Facebook Live access without recourse for a period of 2 months (February to April 2022)
- 3) Blocked posted content violating free speech on April 21, 2022, attempting to PROTECT THE UNITED STATES GOVERNMENT and GOVERNMENT OFFICIALS (both serving and out of office) from possible criminal and civil liability.
- 4) Presently Blocking Plaintiff's FACEBOOK Live access, Application Background functions, along with several restrictions to account profile.
- 5) Defendant Infringed on Privacy; shared protected information; allowed 3rd party (possible U.S. Government) access, input and control over Plaintiff's Social Media accounts.

Plaintiff **JACOB ELIJAH JOHNSON** uses the Defendant's free social media platforms to deliver factual truth telling surrounding topics including, but not limited to **Religion, U.S. and WORLD Politics, History, Social and Racial issues, along with self-help/healing**. Plaintiff's stated purpose of use of Defendant's site is "to bring Peace and Love to the entire Planet".

The listed actions by Defendant **META PLATFORMS INC.** were deliberate efforts to harm Plaintiff's stated purpose for use of Defendant's social media site. The actions were unwarranted, unexplained and violated their own internal policies. Plaintiff's reputation and credibility were severely harmed by Defendant's deliberate actions that have also caused critical delays.

Defendant **META PLATFORM INC.** is one of the largest corporations in the world with far reaching capabilities and government influence across the entire world. Their actions against the

Plaintiff directly and indirectly have assisted in shielding U.S. Government corruption, and is **acting as an AGENT of the government by proxy.**

RELIEF SOUGHT

Plaintiff **JACOB ELIJAH JOHNSON** is seeking significant punitive and exemplary damages as the actions of Defendant **META PLATFORM INC.** is ongoing and a deliberate attempt to block PEACE and LOVE on Earth by harming Plaintiff and Plaintiff's efforts in multiple ways.

PUNITIVE DAMAGES of \$500,000,000.00 (Five hundred million dollars)

EXEMPLARY DAMAGES of 33.34 % controlling OWNERSHIP in **META PLATFORMS INC.** or 1/3 one-third of **total assets value**, present day estimated at \$55,329,000,000.00 (Fifty-five billion, three hundred and twenty-nine million dollars)

Respectfully Submitted,

Jacob Elijah Johnson
JACOB ELIJAH JOHNSON

CIVIL COVER SHEET

~~S 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)~~

I. (a) PLAINTIFFS		Jacob Elijah Johnson	
(b) County of Residence of First Listed Plaintiff (EXCEPT IN U.S. PLAINTIFF CASES)		Wayne	
(c) Attorneys (Firm Name, Address, and Telephone Number)			
II. BASIS OF JURISDICTION (Place an "X" in One Box Only)		III. CITIZENSHIP OF PARTIES CMP JACOB E. JOHNSON V META PLATFORMS INC (LG)	
<input checked="" type="checkbox"/> 1 U.S. Government Plaintiff <input checked="" type="checkbox"/> 2 U.S. Government Defendant		Citizen of This State <input checked="" type="checkbox"/> 1 Incorporated or Principal Place of Business In This State Citizen of Another State <input type="checkbox"/> 2 Incorporated and Principal Place of Business In Another State Citizen or Subject of a Foreign Country <input checked="" type="checkbox"/> 3 Foreign Nation	
		Case: 2:22-cv-10929 Judge: Berg, Terrence G. MJ: Altman, Kimberly G. Filed: 05-02-2022 At 09:57 AM	
IV. NATURE OF SUIT (Place an "X" in One Box Only)		Click here for: Nature of Suit Code Descriptions.	
CONTRACT		TORTS	
<input type="checkbox"/> 110 Insurance <input type="checkbox"/> 120 Marine <input type="checkbox"/> 130 Miller Act <input type="checkbox"/> 140 Negotiable Instrument <input type="checkbox"/> 150 Recovery of Overpayment & Enforcement of Judgment <input type="checkbox"/> 151 Medicare Act <input type="checkbox"/> 152 Recovery of Defaulted Student Loans (Excludes Veterans) <input type="checkbox"/> 153 Recovery of Overpayment of Veteran's Benefits <input type="checkbox"/> 160 Stockholders' Suits <input type="checkbox"/> 190 Other Contract <input type="checkbox"/> 195 Contract Product Liability <input type="checkbox"/> 196 Franchise		PERSONAL INJURY <input type="checkbox"/> 310 Airplane <input type="checkbox"/> 315 Airplane Product Liability <input type="checkbox"/> 320 Assault, Libel & Slander <input type="checkbox"/> 330 Federal Employers' Liability <input type="checkbox"/> 340 Marine <input type="checkbox"/> 345 Marine Product Liability <input type="checkbox"/> 350 Motor Vehicle <input type="checkbox"/> 355 Motor Vehicle Product Liability <input type="checkbox"/> 360 Other Personal Injury <input type="checkbox"/> 362 Personal Injury - Medical Malpractice	
REAL PROPERTY		PERSONAL PROPERTY	
<input type="checkbox"/> 210 Land Condemnation <input type="checkbox"/> 220 Foreclosure <input type="checkbox"/> 230 Rent Lease & Ejectment <input type="checkbox"/> 240 Torts to Land <input type="checkbox"/> 245 Tort Product Liability <input type="checkbox"/> 290 All Other Real Property		CIVIL RIGHTS <input type="checkbox"/> 440 Other Civil Rights <input type="checkbox"/> 441 Voting <input type="checkbox"/> 442 Employment <input type="checkbox"/> 443 Housing/ Accommodations <input type="checkbox"/> 445 Amer. w/ Disabilities - Employment <input type="checkbox"/> 446 Amer. w/ Disabilities - Other <input type="checkbox"/> 448 Education	
V. ORIGIN (Place an "X" in One Box Only)		PRISONER PETITIONS	
<input checked="" type="checkbox"/> 1 Original Proceeding <input type="checkbox"/> 2 Removed from State Court		Habeas Corpus: <input type="checkbox"/> 463 Alien Detainee <input type="checkbox"/> 510 Motions to Vacate Sentence <input type="checkbox"/> 530 General <input type="checkbox"/> 535 Death Penalty Other: <input type="checkbox"/> 540 Mandamus & Other <input type="checkbox"/> 550 Civil Rights <input type="checkbox"/> 555 Prison Condition <input type="checkbox"/> 560 Civil Detainee - Conditions of Confinement	
VI. CAUSE OF ACTION		Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity): Title VII Fed Civ Rights Act ; 1st Amendment U.S. Const ; 28 USC 1331 Brief description of cause: Discrimination, free speech infringement, invasion of privacy	
VII. REQUESTED IN COMPLAINT:		<input type="checkbox"/> CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.	
		DEMANDS \$ 500,000.000 PUNITIVE JURY DEMAND:	
		CHECK YES only if demanded in complaint: <input type="checkbox"/> Yes <input type="checkbox"/> No	

Cite the U.S. Civil Statute under which you are filing (*Do not cite jurisdictional statutes unless diversity*)

Title VII Fed Civil Rights Act; 1st Amendment U.S. Const., 28 USC 1331

Brief description of cause

DISSEMINATION, FREE SPEECH INFRINGEMENT, INVASION OF PRIVACY

CHECK IF THIS IS A CLASS ACTION **DEMAND \$** **CHECK YES only if demand**

JURY DEMAND: Yes No

500,000.000 LUMINAR SURY DEMAND. Yes No

**VIII. RELATED CASE(S)
IF ANY**

(See instructions):

JUDGE

DOCKET NUMBER

DATE

SIGNATURE OF ATTORNEY OF RECORD

PER SE Jacob E. Lehman

FOR OFFICE USE ONLY

RECEIPT #

AMOUNT

APPLYING IFP

JUDGE

MAG. JUDGE

URSUANT TO LOCAL RULE 83.11

1. Is this a case that has been previously dismissed?

Yes

No

If yes, give the following information:

Court: _____

Case No.: _____

Judge: _____

2. Other than stated above, are there any pending or previously discontinued or dismissed companion cases in this or any other court, including state court? (Companion cases are matters in which it appears substantially similar evidence will be offered or the same or related parties are present and the cases arise out of the same transaction or occurrence.)

Yes

No

If yes, give the following information:

Court: _____

Case No.: _____

Judge: _____

Notes :
